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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

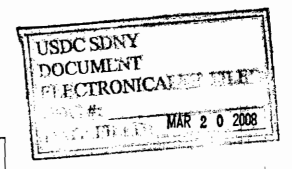
CAROLYN FORREST,

Plaintiff,

-against-

UNIFUND FINANCIAL GROUP, INC., UNIFUND AMERICA, INC.; RALPH SCOTT BARTER and MURIEL BARTER,

Defendants.



Case No. 04 Civ. 5151 (LTS)(THK) ECF Case

STIPULATION AND ORDER PLACING CASE ON SUSPENSE CALENDAR

WHEREAS all parties to this action have reached a settlement and compromise which has been memorialized in a "Confidential Settlement Agreement" that has been executed by the parties; and

WHEREAS such settlement and compromise provides for a Stipulation of Voluntary Dismissal With Prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii) to be filed by the Plaintiff's attorney upon completion of certain settlement obligations specified in the Agreement; and

WHEREAS, in light of the settlement and compromise, it is not in the interest of any party to invest further expense and effort in pre-trial preparations, as has been

discussed with Honorable Magistrate Judge Theodore H. Katz, who has been presiding over such pre-trial preparations and who has also been assisting with settlement and compromise discussions,

IT IS THEREFORE HEREBY STIPULATED AND AGREED by all parties to this action, through their undersigned counsel, and the Court's so-ordering of this stipulation is jointly requested by all parties, as has been recommended by Magistrate Judge Katz, as follows:

This action shall be forthwith placed on the suspense calendar with no further action required by any party except as provided below.

2. To the extent a Voluntary Stipulation of Voluntary Dismissal With Prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), which is currently being held in escrow by Plaintiff's counsel, is not filed by Plaintiff's counsel, on or before July, 2008, Plaintiff's counsel shall be permitted to file in the Action the affidavits of Confession of Judgment pursuant to the terms of the Confidential Settlement Agreement and to obtain Judgment thereon, without the necessity of filing a new action.

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, or the Count orders otherwise after notice to the parties,

3. Until and unless said Stipulation of Dismissal is filed with this Court in the

manner described above this action shall not be dismissed nor closed by the Court.

Dated: New York, New York March \_/4, 2008

UAW LEGAL SERVICES PLAN

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UAW Legal Services Plan

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Of Counsel for purpose of this action

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aferrer@alfredferrer.com Attorneys for Defendants

SO ORDERED:

Date